

S. B. No. 49, A bill to be entitled "An Act to amend Article 893 of the Penal Code of Texas, 1925, relating to the forfeiture of hunting licenses and loss of hunting privileges following conviction for violation of the game laws of this State, by authorizing the Game and Fish Commission to reinstate forfeited hunting licenses and to restore hunting privileges; and declaring an emergency."

Respectfully submitted,  
CLARENCE JONES,  
Chief Clerk, House of Representatives.

#### Adjournment

On motion of Senator Hardeman, the Senate, at 11:38 o'clock a. m., adjourned until 10:30 o'clock a. m. on Monday, February 16, 1953.

#### Record of Vote

Senators Phillips and Willis asked to be recorded as voting "nay" on the motion to adjourn.

#### SIXTEENTH DAY

(Monday, February 16, 1953)

The Senate met at 10:30 o'clock a. m., pursuant to adjournment, and was called to order by the President.

The roll was called and the following Senators were present:

Aikin	Moffett
Ashley	Moore
Bell	Parkhouse
Bracewell	Phillips
Colson	Rogers
Corbin	of Childress
Fuller	Rogers of Travis
Hardeman	Russell
Hazlewood	Sadler
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis
McDonald	

Absent

Rutherford

A quorum was announced present.

The invocation was offered by the Reverend W. H. Townsend, Chaplain, as follows:

O God Our Father, we would let the spirit of our fathers speak to us

now, reminding us that amid the tensions and turbulent times, "Except the Lord build the house, they labor in vain who build it." Or, "What shall it profit a man if he gain the whole world and lose his own soul?" We pray in Christ's name. Amen.

On motion of Senator Aikin, and by unanimous consent, the reading of the Journal of the proceedings of Thursday was dispensed with and the Journal was approved.

#### Report of Standing Committee

Senator Fuller submitted the following report:

Austin, Texas,  
February 16, 1953.

Hon. Ben Ramsey, President of the Senate.

Sir: We, your Committee on Game and Fish, to whom was referred S. B. No. 137, have had the same under consideration, and we are instructed to report it back to the Senate with the recommendation that it do pass and be printed.

FULLER, Chairman.

#### Bill Signed

The President signed in the presence of the Senate, after the caption had been read, the following enrolled bill:

S. B. No. 49, A bill to be entitled "An Act providing for the manner and method of forfeiting, restoring or permitting the retention of certain licenses, being hunting, fishing and trapping licenses; providing it shall be unlawful to hunt, fish, trap or use fishing gear within one year after forfeiture of license to hunt, fish, trap or use fishing gear; amending Section 30 of Chapter 172, Acts, Regular Session, Thirty-ninth Legislature; providing that this Act shall not apply to past forfeitures; providing a saving clause; and declaring an emergency."

#### Senate Bills and Resolution on First Reading

The following bills and resolution were introduced, read first time, and referred to the committees indicated:

By Senator Moore:

S. B. No. 139, A bill to be entitled "An Act providing for the remission of premiums collected by insurance agents and solicitors; fixing the time

therefor; providing against commingling of funds; providing for separate bank accounts for premiums so collected; fixing a penalty; repealing all laws in conflict to the extent of the conflict only; providing a saving clause; and declaring an emergency."

To the Committee on Insurance.

By Senator Secrest:

S. B. No. 140, A bill to be entitled "An Act requiring all railroad companies to equip all section, bridge and building department, and maintenance of way department motor cars operated by any railroad in this State with electric headlight, rear electric light, windshield, windshield wiper, and canopy or top; prescribing the time that lights shall be lighted; providing a penalty; providing if any section, sentence or clause shall be declared invalid, other sections or parts of the Act shall not be affected thereby; and declaring an emergency."

To the Committee on State Affairs.

By Senators Fuller and Bracewell:

S. B. No. 141, A bill to be entitled "An Act to amend Article 602 of the Penal Code of Texas, 1925, as amended, which makes it an offense for any husband to wilfully desert, neglect, or refuse to provide for the support and maintenance of his wife who may be in necessitous circumstances, or any parent to wilfully desert, neglect, or refuse to provide for the support and maintenance of any child under a certain age, and prescribes fines, penalties, and punishment therefor, by increasing the maximum age of a child for which the offense therein defined is applicable from 16 years to 18 years; and declaring an emergency."

To the Committee on Criminal Jurisprudence.

By Senators Parkhouse and Rogers of Childress:

S. B. No. 142, A bill to be entitled "An Act amending Article 2349, Revised Civil Statutes of Texas, 1925, by adding a provision authorizing the commissioners' court to order publication of the record of its proceedings, in whole or in part, in some newspaper of general circulation in the county; and declaring an emergency."

To the Committee on Civil Jurisprudence.

By Senator Parkhouse:

S. B. No. 143, A bill to be entitled

"An Act amending Acts of the 52nd Legislature, Regular Session, 1951, Chapter 491, page 868, known as the Insurance Code, by amending Article 3.34 thereof so as to redefine the term 'Texas Securities' to include within the definition the debentures, preferred stock and common stock of any solvent electric public utility company or its holding company incorporated in Texas and doing business in the State; repealing all laws in conflict herewith and providing a saving clause; and declaring an emergency."

To the Committee on Civil Jurisprudence.

By Senator Martin:

S. B. No. 144, A bill to be entitled "An Act amending Acts 1945, 49th Legislature, page 559, Chapter 340, paragraph 24, providing for certain exceptions to the same; and declaring an emergency."

To the Committee on State Affairs.

By Senators Martin and Rogers of Childress:

S. B. No. 145, A bill to be entitled "An Act requiring publication of the full text of all ordinances of incorporated cities and towns, including home rule cities, which are required to be published in any form; repealing conflicting laws; and declaring an emergency."

To the Committee on State Affairs.

By Senators Lock and Rogers of Childress:

S. B. No. 146, A bill to be entitled "An Act authorizing payments of publication costs incurred in the collection of delinquent taxes or in the satisfaction of claims or judgments in favor of the State or any county, city, school district, or other political subdivision, out of general funds of the claimant; repealing conflicting laws; and declaring an emergency."

To the Committee on State Affairs.

By Senators Sadler, Aikin and Parkhouse:

S. B. No. 147, A bill to be entitled "An Act amending Section 1 of House Bill 309, Chapter 344, Acts of the Forty-ninth Legislature, Regular Session, 1945, defining certain terms, and further amending said Act by adding additional sections designated as Sections 13 through 21, inclusive; providing for the approval and registering of airports and airport sites; providing for State enforcement of

laws against reckless operation of aircraft; providing for notice, hearing and judicial review of orders, acts, rules and regulations of the Aeronautics Commission; providing penalties; repealing all laws or parts of laws in conflict herewith; providing a savings clause; and declaring an emergency."

To the Committee on Aeronautics.

By Senator Strauss:

S. B. No. 148, A bill to be entitled "An Act providing that each valid and subsisting mineral lease heretofore issued by the Commissioner of the General Land Office of Texas covering rivers, channels, unsold school lands, both surveyed and unsurveyed, or any area within tidewater limits, including islands, lakes, salt water lakes, bays, inlets, marshes, the bed of the sea, and that portion of the Gulf of Mexico now or hereafter within the jurisdiction of Texas, shall be amended by the Commissioner by instrument in writing, upon application of the lessee, to provide, and that each such lease issued hereafter shall provide, that in the event production of oil or gas shall cease from any cause, such lease shall not terminate if additional drilling or reworking operations are conducted; providing that if such operations result in the production of oil or gas, such lease shall remain in full force and effect so long as oil or gas is produced in paying quantities; providing that if there is located on the leased premises a well or wells capable of producing gas in paying quantities but such gas is not being produced, and such lease is not otherwise being maintained, lessee may pay shut-in gas well royalty; providing the minimum amount and time for such payment; providing the term the lessee may extend the lease by such payment; providing that the School Land Board, at its discretion, for good cause, may direct the Commissioner of the General Land Office to extend the term of the lease upon the payment of annual shut-in gas well royalty for an additional term; providing that if, while such lease is being maintained in force and effect by payment of such shut-in gas royalty, gas should be sold and delivered in paying quantities from a well situated within one thousand (1,000) feet of the leased premises, the right to further extend the lease by such shut-in gas well royalty pay-

ments shall cease but that such lease shall remain in force and effect for the remainder of the current one (1) year period for which the shut-in gas well royalty has been paid; providing that lessee may nevertheless maintain the lease in force for a period of five (5) years by payment of compensatory royalty based on the value at the well of the production from the well situated within 1,000 feet of the leased premises; providing for the time and manner of payment of such compensatory royalty; providing that if the compensatory royalties in any twelve (12) month period are less than the annual shut-in gas well royalties, lessee shall pay a sum of money equal to the difference within thirty (30) days from the end of such twelve (12) month period; declaring the provisions hereof severable; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

To the Committee on Oil, Gas and Conservation.

By Senator Moffett:

S. J. R. No. 10, Proposing an amendment to the Constitution of the State of Texas creating the State Building Commission and State Building Fund; providing for the surplus in the Confederate Pension Fund to be transferred annually to the State Building Fund; providing for the expenditure of such fund under the direction of the Legislature; providing for an election thereon, the proclamation of such election, and the form of ballot.

To the Committee on Constitutional Amendments.

#### Senate Resolution 79

Senator Phillips offered the following resolution:

Whereas, The National Petroleum Council, which is made up of all segments of the industry, in 1949 stated "A National Oil Policy for the United States," and on the subject of imports this policy was stated as follows:

"The nation's economic welfare and security require a policy on petroleum imports which will encourage exploration and development efforts in the domestic industry and which will make available a maximum supply of domestic oil to meet the needs of this nation.

"The availability of petroleum from domestic fields produced under sound conservation practices, together with

other pertinent factors, provides the means for determining if imports are necessary and the extent to which imports are desirable to supplement our oil supplies on a basis which will be sound in terms of the national economy and in terms of conservation.

"The implementation of an import policy, therefore, should be flexible so that adjustments may readily be made from time to time.

"Imports in excess of our economic needs, after taking into account domestic production in conformance with good conservation practices and within the limits of maximum efficient rates of production, will retard domestic exploration and development of new oil fields and the technological progress in all branches of the industry which is essential to the nation's economic welfare and security."

Whereas, In brief, this means inescapably that imports should supplement but never supplant our domestic crude production. To allow imported crude to supplant our home production would hamper our development in America and hinder our internal security.

Recently our imports have increased, and this increase gives grave concern to the State of Texas.

This increase in imports means a reduction in the production of Texas crude oil, and therefore affects the economy of our State adversely.

Therefore, Be It Resolved, That the State of Texas calls upon those leaders of the petroleum industry who are importing oil to use some business statesmanship and thereby protect the economy of our country and preserve our national security.

And Be It Further Resolved, That the Senate of Texas calls upon each importing company to publish monthly the amount of imports brought into this country by it during the previous month.

The resolution was read and was adopted.

#### Senate Concurrent Resolution 14

Senator Rogers of Travis offered the following resolution:

S. C. R. No. 14, Inviting Captain Eddie Rickenbacker to address a Joint Session of the Legislature.

Whereas, The State of Texas, and particularly its Capital City, is honored today by the visit of the renowned air hero of World War I, Captain Ed-

die Rickenbacker; and

Whereas, This illustrious patriot also contributed much to the defense of our country during World War II through his leadership in the aviation industry; and

Whereas, Captain Rickenbacker is President of Eastern Airlines, serving Texas as well as the rest of the nation; and

Whereas, This great American has further strengthened his ties with the Lone Star State by buying a ranch in Kerr County, Texas, from which residence he is exercising all of the privileges of a citizen of our State; now, therefore, be it

Resolved, By the Senate of Texas, the House of Representatives concurring, that Captain Eddie Rickenbacker be invited to address a joint session of the 53rd Legislature at 11:30 a.m. Tuesday, February 17, 1953; and, be it further

Resolved, That an enrolled copy of this Resolution be sent to Captain Rickenbacker as an expression of appreciation by this Legislature for the many deeds that have made him one of America's best loved sons.

ROGERS of Travis  
ASHLEY

The resolution was read.

On motion of Senator Rogers of Travis, and by unanimous consent, the resolution was considered immediately and was adopted.

#### Senate Resolution 80

Senator Moore offered the following resolution:

Whereas, The people of Freestone and Limestone Counties by their sincere cooperation with the staff of the Mexia State School and Home and their kindness to the persons living in the Home have set a fine example to the State; and

Whereas, It is this sort of outstanding citizenship that advances the progress of Texas in government through understanding between the residents of a community and the persons whose duty it is to administer a public institution; and

Whereas, Such harmonious relationships deserve public recognition; now, therefore, be it

Resolved, By the Senate of the Fifty-third Legislature of Texas, that the appreciation of this body be extended to the fine people of Freestone

and Limestone Counties for their interest in and support of the Mexia State School and Home.

The resolution was read and was adopted.

#### Senate Bill 34 on Second Reading

Senator Martin moved that Senate Rule 116 and Section 5 of Article III of the State Constitution be suspended and that S. B. No. 34 be taken up for consideration at this time.

The motion prevailed by the following vote:

#### Yeas—27

Aikin	Martin
Ashley	McDonald
Bell	Moffett
Bracewell	Moore
Colson	Parkhouse
Corbin	Phillips
Fuller	Russell
Hardeman	Sadler
Hazlewood	Secrest
Kazen	Shireman
Kelley	Strauss
Lane	Weinert
Latimer	Willis
Lock	

#### Absent

Rogers	Rutherford
of Childress	Wagonseller
Rogers of Travis	

(Senator Moffett in Chair.)

The Presiding Officer laid before the Senate on its second reading and passage to engrossment:

S. B. No. 34, A bill to be entitled "An Act to amend Section 7 (c) (7) of the Texas Unemployment Compensation Act, as amended (Art. 5221-5 (c) (7), by eliminating therefrom the requirement that an application for transfer of compensation experience be received within one hundred eighty (180) days following the date of the acquisition; providing for the repeal of all laws and parts of laws in conflict herewith; providing for the separability of provisions; and declaring an emergency."

The bill was read second time and was passed to engrossment.

#### Senate Bill 34 on Third Reading

Senator Martin moved that the constitutional rule requiring bills to be

read on three several days be suspended and that S. B. No. 34 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas—30

Aikin	Moffett
Ashley	Moore
Bell	Parkhouse
Bracewell	Phillips
Colson	Rogers
Corbin	of Childress
Fuller	Rogers of Travis
Hardeman	Russell
Hazlewood	Sadler
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis
McDonald	

#### Absent

Rutherford

The Presiding Officer then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote:

#### Yeas—30

Aikin	Moffett
Ashley	Moore
Bell	Parkhouse
Bracewell	Phillips
Colson	Rogers
Corbin	of Childress
Fuller	Rogers of Travis
Hardeman	Russell
Hazlewood	Sadler
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis
McDonald	

#### Absent

Rutherford

#### Senate Resolution 81

Senator Sadler by unanimous consent offered the following resolution:

Whereas, We are honored to have with us today Mr. Howard McMahon, Publisher of the Abilene Reporter News of Abilene, Texas; and

Whereas, Mr. McMahon is visiting in the Capitol today; now, therefore, be it

Resolved, By the Senate of Texas, that Mr. McMahon be welcomed to the Senate and given privileges of the floor; and that a copy of this Resolution be mailed to him.

The resolution was read and was adopted.

Senator Sadler presented Mr. McMahon to the Members of the Senate.

#### Co-Authors of Senate Bill 120

Senators Moffett, Phillips, Ashley, Russell, Fuller, Kelley, Rogers of Childress, Willis and Moore asked unanimous consent to be shown as co-authors of Senate Bill No. 120.

There was no objection offered.

#### Senate Bill 120 on Second Reading

Senator Bell moved that Senate Rule 116 and Section 5 of Article III of the State Constitution be suspended and that S. B. No. 120 be taken up for consideration at this time.

The motion prevailed by the following vote:

#### Yeas—30

Aikin	Moffett
Ashley	Moore
Bell	Parkhouse
Bracewell	Phillips
Colson	Rogers
Corbin	of Childress
Fuller	Rogers of Travis
Hardeman	Russell
Hazlewood	Sadler
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis
McDonald	

#### Absent

Rutherford

The presiding officer laid before the Senate on its second reading and passage to engrossment:

S. B. No. 120, A bill to be entitled "An Act to amend the subject matter embraced in Section 14, Chapter 324, Acts of the Regular Session of the Fifty-second Legislature, 1951; defining the word 'Veteran' and the

phrases 'Texas veteran of the present war or wars commonly known as World War II' and 'Texas veterans of service in the armed forces of the United States of America subsequent to 1945'; and declaring an emergency."

The bill was read second time and was passed to engrossment.

#### Senate Bill 120 on Third Reading

Senator Bell moved that the constitutional rule requiring bills to be read on three several days be suspended and that S. B. No. 120 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas—30

Aikin	Moffett
Ashley	Moore
Bell	Parkhouse
Bracewell	Phillips
Colson	Rogers
Corbin	of Childress
Fuller	Rogers of Travis
Hardeman	Russell
Hazlewood	Sadler
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis
McDonald	

#### Absent

Rutherford

The presiding officer then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote:

#### Yeas—28

Aikin	Moffett
Ashley	Moore
Bell	Parkhouse
Bracewell	Phillips
Colson	Rogers
Corbin	of Childress
Fuller	Rogers of Travis
Hardeman	Russell
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis
McDonald	

**Absent**

Hazlewood                      Sadler  
Rutherford

**Senate Bill 39 on Second Reading**

Senator Shireman moved that Senate Rule 116 and Section 5 of Article III of the State Constitution be suspended and that S. B. No. 39 be taken up for consideration at this time.

The motion prevailed by the following vote:

**Yeas—28**

Aikin	Moffett
Ashley	Parkhouse
Bell	Phillips
Bracewell	Rogers
Colson	of Childress
Corbin	Rogers of Travis
Fuller	Russell
Hardeman	Sadler
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis
McDonald	

**Absent**

Hazlewood                      Rutherford  
Moore

The presiding officer laid before the Senate on its second reading and passage to engrossment:

S. B. No. 39, A bill to be entitled "An Act amending Section 4 of Senate Bill No. 44, Acts of the 48th Legislature, 1943, Chapter 204, page 313, as last amended by House Bill No. 196, Acts of the 52nd Legislature, 1951, Chapter 156, page 270, being codified as Section 4 of Article 2338-1, Vernon's Civil Statutes, and pertaining to the designation and jurisdiction of juvenile courts, by providing that the county court may be designated as the juvenile court of a county having two or more district courts, or one or more district courts and one or more criminal district courts, where neither of the judges of the district courts or criminal district courts is a resident of the county; providing a saving clause; and declaring an emergency."

The bill was read second time.

Senator McDonald offered the following amendment to the bill:

Amend S. B. No. 39, line 42, by adding a comma after the words "district courts" and inserting the following, "or the county court."

The amendment was adopted.

On motion of Senator Shireman, and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill, as amended, was then passed to engrossment.

**Senate Bill 39 on Third Reading**

Senator Shireman moved that the constitutional rule requiring bills to be read on three several days be suspended and that S. B. No. 39 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Yeas—29**

Aikin	McDonald
Ashley	Moffett
Bell	Parkhouse
Bracewell	Phillips
Colson	Rogers
Corbin	of Childress
Fuller	Rogers of Travis
Hardeman	Russell
Hazlewood	Sadler
Kazen	Secrest
Kelley	Shireman
Lane	Strauss
Latimer	Wagonseller
Lock	Weinert
Martin	Willis

**Absent**

Moore                              Rutherford

The presiding officer then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote:

**Yeas—29**

Aikin	Latimer
Ashley	Martin
Bell	McDonald
Bracewell	Moffett
Colson	Moore
Corbin	Parkhouse
Fuller	Phillips
Hardeman	Rogers
Hazlewood	of Childress
Kazen	Rogers of Travis
Kelley	Russell
Lane	Sadler

Secrest	Wagonseller
Shireman	Weinert
Strauss	Willis

Absent

Lock	Rutherford
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**Presentation of Guests**

Senator Rogers of Childress, by unanimous consent, presented the following as guests of the Senate today: Mrs. Gabe Anderson, District Committeewoman from Bovina; Mr.

N. W. Durham, District Committeeman from Memphis; Mr. Harold LaFont of Plainview; Mr. Carl McCasland, Mr. Henry Sears, Mr. Guy Lawrence and Mr. Cecil Massey, manager of the Chamber of Commerce, all of Hereford.

**Adjournment**

On motion of Senator Hardeman, the Senate at 11:29 o'clock a. m. adjourned until 10:30 o'clock a. m. tomorrow.



## In Memory of William D. Woodroof

Senator Kelley offered the following resolution:

(Senate Concurrent Resolution 15)

Whereas, Almighty God, in His Infinite Wisdom, saw fit, on February 11, 1953, to call from this earth the spirit of William D. Woodroof, prominent Texan and noted humanitarian; and

Whereas, Mr. Woodroof was born in Hill County, Texas, on March 31, 1882, and was in the merchandising business until 1929 in Waxahachie, from which place he moved to Zapata County, and shortly afterwards, to the Rio Grande Valley; and

Whereas, Mr. Woodroof was extensively engaged in the farming, packing and shipping industries throughout the Valley and was President of the First National Bank in Edinburg; and

Whereas, Mr. Woodroof gave unstintingly of his time and money to civic and community affairs and improvements, and to charitable undertakings; he rendered an outstanding service as Mayor of the City of Edinburg from 1945 to 1947 during which time the city purchased its water works system, rebuilt and extended its sewer system and initiated the groundwork for a new city charter which was later adopted; he was a former chairman of the Edinburg Housing Authority; a firm believer in the future of Edinburg and the Rio Grande Valley, he actively supported most every civic activity; he was a member of the Rotary Club, a Mason, a Shriner and an ardent and loyal worker in the Methodist Church; and

Whereas, Mr. Woodroof took an active part in working on a solution to the water problems of the Rio Grande Valley, having been active in Valley water affairs and having served as Chairman of the Willacy County Water Control and Improvement District No. 1; one of his greatest achievements was his leadership in arranging for the financing, construction and ultimate operation of the Willacy County Water Control District No. 1, one of the largest and most successful irrigation projects in Texas; and

Whereas, Mr. Woodroof's ability to inspire the affection, confidence and loyalty of all around him and with whom he was associated, enabled him to live a full life with pleasure and complete satisfaction, ever appreciative of his vast number of friends; which included people in the common walks of life as well as many of the State's and the Nation's notables; and

Whereas, Mr. Woodroof was a gracious and fearless man and never hesitated to espouse a cause even though it was unpopular at the moment. The influence of this prominent Texan will long be felt by those whose paths crossed his in the course of his useful life; and

Whereas, Mr. Woodroof is survived by his widow, two sons, W. D. Woodroof, Jr., of Houston and J. T. Woodroof of Edinburg; a brother, L. W. Woodroof of Idabel, Oklahoma, and three sisters, Mrs. Beatrice Hoard, Mrs. Dave Lowen and Mrs. Margaret Ewing of California; and

Whereas, It is the desire of the Texas Legislature to recognize and pay tribute to the service and useful life of this outstanding citizen and leader and to express sympathy to his family; therefore, be it

Resolved, By the Senate of Texas, the House of Representatives concurring, that the passing of this pioneer developer of the Rio Grande Valley is a distinct loss to the entire State; that we express to the members of his family our deepest sympathy and sincere regret upon their loss; and that a copy of this resolution be sent to the members of his family; and be it further

Resolved, That when the Senate and the House adjourn today they do so in respect and in memory of William D. Woodroof; and that a page be set aside in the Journal of each House for this resolution.

The resolution was read.

On motion of Senator Kelley and by unanimous consent, the resolution was considered immediately and was adopted by a rising vote of the Senate.